

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION

UNITED STATES OF AMERICA,	)	
	)	
Plaintiff,	)	
	)	No. 4:14CR246 AGF/NAB
v.	)	
	)	
THOMAS ANDERSON, JR.,	)	
	)	
Defendant.	)	

**DEFENDANT’S MOTION TO SCHEDULE ORAL ARGUMENT**

Defendant Thomas Gregory Anderson, Jr. (“Anderson”), by and through his undersigned counsel of record, respectfully requests that this Court schedule an oral argument on the Government’s Motion for Inquiry and Anderson’s Motion to Dismiss.

Respectfully Submitted,  
/s/ Arthur Margulis  
/s/ William Margulis  
/s/ Justin Gelfand  
Arthur Margulis  
William Margulis  
Justin Gelfand  
Capes, Sokol, Goodman & Sarachan, P.C.  
7701 Forysth Blvd., 12<sup>th</sup> Floor  
Clayton, MO 63105  
Telephone: 314.721.7701  
Facsimile: 314.721.0554  
gelfand@capessokol.com  
*Attorneys for Defendant*

**CERTIFICATE OF SERVICE**

I hereby certify that on August 12, 2015, the foregoing was filed electronically with the Clerk of the Court to be served by operation of the Court's electronic filing system upon the Office of the United States Attorney and all other counsel in this case.

**/s/ Arthur Margulis**

**/s/ William Margulis**

**/s/ Justin Gelfand**

Arthur Margulis

William Margulis

Justin Gelfand

Capes, Sokol, Goodman & Sarachan, P.C.

7701 Forysth Blvd., 12<sup>th</sup> Floor

Clayton, MO 63105

Telephone: 314.721.7701

Facsimile: 314.721.0554

[gelfand@capessokol.com](mailto:gelfand@capessokol.com)

***Attorneys for Defendant***